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pretreatment requirements under §35.907(b).

(5) A public participation work plan, in accordance with §35.917-5(g), if the grantee determines, after consultation with the public, that additional public participation activities are necessary.

(d) Step 2+3. Combination design and construction of a treatment works. Before the award of a grant or grant amendment for a step 2=3 project, the

grantee must furnish:

- (1) Each of the items specified in paragraph (b) of this section, and (2) a schedule for timely submission of plans and specifications, operation and maintenance manual, user charge and industrial cost recovery systems, sewer use ordinance, and a preliminary plan of operation.
- (e) Training facility project. An application for grant assistance for construction and support of a training facility, facilities or training programs under section 109(b) of the Act shall include:
- (1) A statement concerning the suitability of the treatment works facility, facilities or training programs for training operations and maintenance personnel for treatment works throughout one or more States;
- (2) A written commitment from the State agency or agencies to carry out at such facility a program of training approved by the Regional Administrator;
- (3) An engineering report (required only if a facility is to be constructed) including facility design data and cost estimates for design and construction;
- (4) A detailed outline of the training programs, including (for 1-, 3-, and 5-year projections):
- (i) An assessment of need for training,
 - (ii) How the need was determined,
 - (iii) Who would be trained,
- (iv) What curriculum and materials would be used,
- (v) What type of delivery system will be used to conduct training, (i.e., State vocational education system, State environmental agency, universities or private organizations),
- (vi) What resources are available for the program,
- (vii) A budget breakdown on the cost of the program, and

(viii) The relationship of the facility or programs to other training programs.

[43 FR 44049, Sept. 27, 1978, as amended at 44 FR 10304, Feb. 16, 1979; 44 FR 37595, June 27, 1979; 44 FR 39339, July 5, 1979]

§35.925 Limitations on award.

Before awarding initial grant assistance for any project for a treatment works through a grant or grant amendment, the Regional Administrator shall determine that all of the applicable requirements of §35.920–3 have been met. He shall also determine the following:

§ 35.925-1 Facilities planning.

That, if the award is for step 2, step 3, or step 2=3 grant assistance, the facilities planning requirements in § 35.917 *et seq.* have been met.

§ 35.925-2 Water quality management plans and agencies.

That the project is consistent with any applicable water quality management (WQM) plan approved under section 208 or section 303(e) of the Act; and that the applicant is the wastewater management agency designated in any WQM plan certified by the Governor and approved by the Regional Administrator.

§ 35.925-3 Priority determination.

That such works are entitled to priority in accordance with §35.915, and that the award of grant assistance for the proposed project will not jeopardize the funding of any treatment works of higher priority.

§ 35.925-4 State allocation.

That the award of grant assistance for a particular project will not cause the total of all grant assistance which applicants within a State received, including grant increases, to exceed the total of all allotments and reallotments available to the State under § 35.910.

§ 35.925–5 Funding and other capabilities.

That the applicant has:

(a) Agreed to pay the non-Federal project costs, and